Section 13, Chapter 366, Acts of the 6157 Legislate Perfelar Session, 1969, as amended (anticle 4566-1.13, 1 A BILL TO BE ENTITLED

AN ACT

renewal of relating to the requirement of continuing education for license under Article 4566, Vernon's Civil Statutes, Acts 1969, ch. 366, as amended; and declaring an emergency.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. Section 13, Chapter 366, Acts of the 61st Legislature,

(ANable 4566-1.13, Versan's Texas Civil Shitailes),

Regular Session, 1969, as amended, setting out the procedures for license renewal is amended by adding Subsection (f) to read as follows:

on the applicant meeting uniform continuing education requirements established These continuing education requirements must be of such a nature that they can be met without necessitating an extended absence from the licensee's county of residence. Notice of continuing education requirements shall be sent at least twelve months prior to the time that the person's license renewal is dependent on completion of the requirement. Continuing education requirements shall be sent to each licensee with his renewal notice, and to each new applicant with the forms on which they are to apply for licensure. Notification of changes in continuing education requirements shall be sent to licensees at least one year prior to the date on which the new requirements $\frac{1}{1}$ become effective. 48

The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

COMMITTEE/FLOOR REPORT FORM

	Austin, Texas
Honorable William P. Hobby President of the Senate	
Sir:	
We, your Committee on Human Resources S B. No. 1033 have had the same under consideration, and	to which was referred I am instructed to report it back to the Senate
with the recommendation that it dopass	and be printed.
Chairman	

IF THIS FORM IS TO BE USED AS A FLOOR REPORT, IT IS NECESSARY FOR A MAJORITY OF THE COMMITTEE MEMBERS TO SIGN IT. Paper clip the original and one copy of this form to the original bill and retain one copy for your file.

_19___Engrossed

Engressing-Clerk

By: Doggett

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S.B. No. 1033

A BILL TO BE ENTITLED

AN ACT

relating to the requirement of continuing education for renewal of license to fit and dispense hearing aids under Section 13, Chapter 366, Acts of the 61st Legislature, Regular Session, 1969, as amended (Article 4566-1.13, Vernon's Texas Civil Statutes); and declaring an emergency.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. Section 13, Chapter 366, Acts of the 61st

Legislature, Regular Session, 1969, as amended (Article 4566-1.13,

Vernon's Texas Civil Statutes), setting out the procedures for

license renewal is amended by adding Subsection (f) to read as

follows:

contingent on the applicant meeting uniform continuing education requirements established by the board. These continuing education requirements must be of such a nature that they can be met without necessitating an extended absence from the licensee's county of residence. Notice of continuing education requirements shall be sent at least 12 months prior to the time that the person's license renewal is dependent on completion of the requirement. Continuing education requirements shall be sent to each licensee with his renewal notice, and to each new applicant with the forms on which they are to apply for licensure. Notification of changes in continuing education requirements shall be sent to licensees at least one year prior to the date on which the new requirements

become effective.

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Sec. 2. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

COMMITTEE REPORT

THE HONORAB	LE BILL CLAYTON			Date 5/20/	75
SPEAKER OF T	HE HOUSE OF REP	RESENTATIVES		,	
SIR:	TTEE ON <u>Harl</u>	tht Welfs	to whon	n was referred 5. B. (measure)	1033.
		n and beg to report back		(modulo)	
()	do pass, without ame do pass, with amendi do pass and be not (nent(s).	tute is recommended	in lieu of the original measu	Jre.
The Committee	recommends that this	measure be placed on the	(~ Local Consent	Calendar.	
This measure	(proposes n	ew law.			
House Sponsor of	f Senate Measure:	muan-			
The measure was	reported from Commit	ee by the following Record	Vote:		
6	ayes nays present, not voting	A	Jave (1)	: Wred	
	absent		Cr	nairman	

Return with Original Measure

By: Doggett (Truan)

BILL ANALYSIS

Background Information:

Presently, there is no statutory provision requiring persons licensed to fit and dispense hearing aids to be involved in a program of continuing education.

What the Bill Proposes to Do:

Amends Section 13, Article 4566-1.13 V.T.C.S. by adding Subsection (f) providing that persons licensed to fit and dispense hearing aids must be involved in a program of continuing education.

Section by Section Analysis:

Section 1. Amends Section 13, Article 4566-1.13 V.T.C.S. by adding Subsection (f) providing that persons licensed to fit and dispense hearing aids must be involved in a program of continuing education.

Section 2. Emergency Clause.

Summary of Committee Action:

The Committee posted notice in accordance with Rule VIII, Section 13, and considered S.B. No. 1033 in a public hearing on May 20, 1975. The Committee voted, on May 20, 1975, by a record vote of 6 yeas and 0 nays, to report the measure back to the House favorably without amendments.

Summary of Committee Action:

The Committee posted notice	in accordance with Rule VIII, Sect	ion 13, and
considered 5D.	No. 1033 in	a (public hearing)
on May 20	, 1975.	.
The measure was referred to amendments on	Subcommittee and reported back fav	orably (with)
The Committee voted, on		
by a record vote of	ayes and O	nays, to report
the measure back to the House fa	vorably (with) amendments.	

\$1. •.	
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• " ,	
PR. 1 0 1975	Filed with the Secretary of the Senate Read, referred to Committee on HUMAN RESOURCES
PR 23 <i>e75</i>	Reported favorably
•)	Reported adversely, with favorable Committee Substitute; Committee Substitute read first time.
	Ordered not printed.
·	Senate and Constitutional Rules to permit consideration suspended by
e e	funanimous consent.
, j	yeas, nays.
5 7	To permit consideration, reading and passage, Senate and Constitutional Rules suspended by vote ofyeas,nays.
Y 1 1975	Read second time and ordered engrossed. passed to third-reading.
•	Caption ordered amended to conform to body of bill.
Y 1 1975	Senate and Constitutional 3-Day Rules suspended by vote of
MAY 1 197	30 yeas, onays to place bill on third reading and final passage. 5 Read third time and passed by 5 Company to place bill on third reading and final passage.
7-101	shead third time and passed by \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
HER ACTION	Franks Johnabel
	Secretary of the Senate
•	

MAY 1 1975 _Received from the Senate Chief Clerk, Mouse of Representatives MAY 1 1975
READ FIRST TIME
AND REFERRED TO COMMITTEE ON IAY 2 1 1975 REPORTED FAVORABLY SENT TO PRINTER RINTED, CISTRIBUTED AND MAY 21 1975 E: TAZO TO COMMITTEE ON ALEKLARS 4:00 (Date)

ENGROSSING CLERK

